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11				
12	Attorney for Defendant, Kevin Scharringhausen			

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

EVANSTON INSURANCE COMPANY, Plaintiff, VS. VENTURE POINT, LLC; KEVIN SCHARRINGHAUSEN; and Does 1 to 100,

Defendants.

Case No.: 2:20-cv-01783-KJD-EJY

STIPULATION AND [PROPOSED] ORDER TO EXTEND BRIEFING SCHEDULE ON PLAINTIFF. **EVANSTON INSURANCE COMPANY'S** MOTION FOR PROTECTIVE ORDER REGARDING ITS UNDERWRITING **FILES**

COMES NOW, Defendant, KEVIN SCHARRINGHAUSEN ("Scharringhausen"), by and through his counsel of record, The Schnitzer Law Firm and the Law Firm Gerald F. Neal Esq., LLC, and Plaintiff, EVANSTON INSURANCE COMPANY ("Evanston" or "Plaintiff") by and through its counsel of record the law firm Nicolaides Fink Thorpe Michaelides Sullivan LLP and

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Helm & Associates, hereby submit their Stipulation and Order to Extend the briefing deadlines to Plaintiff's Motion for Protective Order Regarding its Underwriting Files (the "Motion") [ECF 30].

WHEREAS, Evanston filed the Complaint for declaratory relief in this action on September 24, 2020 (the "Complaint");

WHEREAS, on March 10, 2021, Evanston filed the Motion;

WHEREAS, Scharringhausen's response to the Motion is currently due on March 24, 2021, and Evanston's reply to the Motion is due on March 31, 2021;

WHEREAS, Scharringhausen requests additional time to prepare its response to the Motion, and Evanston and Scharringhausen therefore agree that additional time is necessary to prepare the opposition and reply papers;

WHEREAS, the Parties agree that Scharringhausen may have an extension of time until March 26, 2021 to respond to the Motion;

WHEREAS, the Parties further agree that Evanston may have a corresponding additional two-day extension of time until April 2, 2021 to file a reply to the Motion;

WHEREAS, Plaintiff and Defendant agree that this stay and extension will serve the interests of the parties and judicial economy;

WHEREAS, this stipulation is not made for the purpose of delay or obstruction but is made in good faith, and the extension will not result in prejudice to any party.

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SCHNITZER		1	THEREFORE, IT IS HEREBY STI	PULATED that:
		2	1. SCHARRINGHAUSEN's Respo	nse to the Motion shall be extended to March 26, 202
		3	2. Evanston's reply to the Motion sl	nall also be extended by two days, until April 2, 2021.
		4	THE SCHNITZER LAW FIRM	NICOLAIDES FINK THORPE MICHAELIDES SULLIVAN LLP
		5	24	
		6	DATED this 24 day of March 2021	DATED this <u>24</u> day of March 202
		7	BY: /s/ Jordan P. Schnitzer, Esq.	BY: /s/ Jeffrey N. Labovitch, Esq.
		8	JORDAN P. SCHNITZER, ESQ.	JEFFREY N. LABOVITCH, ESQ.
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	⊼ ⊼ ≅	11	GERALD F. NEAL, ESQ.	KEVIN E. HELM, ESQ.
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	7 4	13	Las Vegas, NV 89146	Las Vegas, NV 89102
		14 15	Attorneys for Defendant, Kevin Scharringhausen	Attorneys for Plaintiff
	7		nevin senarringnausen	
		16		
		17		<u>ORDER</u>
		18	IT IS SO ORDERED.	
		19		DATED this 24th day of March 2021.
		20		2 10 00
		21		UNITED STATES MAGISTRATE JUDGE
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